Report

of the

Examination of

Progressive Classic Insurance Company

Mayfield Village, Ohio

As of December 31, 2002

TABLE OF CONTENTS

	Pa	ge
I.	INTRODUCTION	. 1
II.	HISTORY AND PLAN OF OPERATION	. 4
III.	MANAGEMENT AND CONTROL	. 7
IV.	AFFILIATED COMPANIES	. 9
V.	REINSURANCE	14
VI.	FINANCIAL DATA	15
VII.	SUMMARY OF EXAMINATION RESULTS	24
VIII.	CONCLUSION	29
IX.	SUMMARY OF COMMENTS AND RECOMMENDATIONS	30
Χ.	ACKNOWLEDGMENT	31



State of Wisconsin / OFFICE OF THE COMMISSIONER OF INSURANCE

Jim Doyle, Governor Jorge Gomez, Commissioner

Wisconsin.gov

January 20, 2004

125 South Webster Street ● P.O. Box 7873 Madison, Wisconsin 53707-7873 Phone: (608) 266-3585 ● Fax: (608) 266-9935 E-Mail: information@oci.state.wi.us Web Address: oci.wi.gov

Honorable Jorge Gomez Commissioner of Insurance State of Wisconsin 125 South Webster Street Madison, Wisconsin 53702 Honorable Kevin McCarty
Chairman, Financial Condition (E)
Committee, NAIC
Director, Office of Insurance Regulation
State of Florida
200 East Gaines Street
Tallahassee, Florida 32399-0327

Honorable M. Diane Koken Secretary, Northeastern Zone, NAIC Commissioner of Insurance Commonwealth of Pennsylvania 1326 Strawberry Square Harrisburg, Pennsylvania 17120 Honorable Sally McCarty Secretary, Midwestern Zone, NAIC Commissioner of Insurance State of Indiana 311 West Washington Street, Suite 300 Indianapolis, Indiana 46204-2787

Honorable John W. Oxendine Secretary, Southeastern Zone, NAIC Commissioner of Insurance State of Georgia 2 Martin Luther King, Jr. Drive Floyd Memorial Bldg., 704 West Tower Atlanta, Georgia 30334 Honorable John Morrison Secretary, Western Zone, NAIC Commissioner of Insurance State of Montana 840 Helena Avenue Helena, Montana 59601

Commissioners:

In accordance with your instructions, a compliance examination has been made of the affairs and financial condition of:

PROGRESSIVE CLASSIC INSURANCE COMPANY MAYFIELD VILLAGE, OHIO

and this report is respectfully submitted.

I. INTRODUCTION

The previous examination of the company was conducted in 1998, as of

December 31, 1997. The current examination covered the intervening period ending

December 31, 2002, and included a review of such 2003 transactions as deemed necessary to complete the examination.

The examination consisted of a review of all major phases of the company's operations, and included the following areas:

History
Management and Control
Corporate Records
Conflict of Interest
Fidelity Bonds and Other Insurance
Employees' Welfare and Pension Plans
Territory and Plan of Operations
Affiliated Companies
Growth of Company
Reinsurance
Financial Statements
Accounts and Records
Data Processing

Emphasis was placed on the audit of those areas of the company's operations accorded a high priority by the examiner-in-charge when planning the examination. Special attention was given to the action taken by the company to satisfy the recommendations and comments made in the previous examination report.

The section of this report titled "Summary of Examination Results" contains comments and elaboration on those areas where adverse findings were noted or where unusual situations existed. Comments on the remaining areas of the company's operations ARE contained in the examination work papers.

The company is annually audited by an independent public accounting firm as prescribed by s. Ins 50.05, Wis. Adm. Code. An integral part of this compliance examination was the review of the independent accountant's work papers. Based on the results of the review of these work papers, alternative or additional examination steps deemed necessary for the completion of this examination were performed. The examination work papers contain documentation with respect to the alternative or additional examination steps performed during the course of the examination.

Actuarial Review by the Ohio Insurance Department

Since its inception, the company has been a participant in a comprehensive reinsurance pooling agreement with Progressive Casualty Insurance Company and certain of its

property and casualty affiliates. In consequence, the company's net loss and loss adjustment expense reserves are the product of the reserves of the Progressive insurance companies' reinsurance pool and the company's participation percentage in the pool.

An actuary on the staff of the Ohio Department of Insurance reviewed the adequacy of the company's loss reserves and loss adjustment expense reserves, as a function of its participation in the pool. The results of her work were reported to the examiner-in-charge. As deemed appropriate, reference is made in this report to the actuary's conclusion.

II. HISTORY AND PLAN OF OPERATION

Progressive Classic Insurance Company (hereinafter also "Classic" or "the company"), a stock property and casualty company operating under ch. 611, Wis. Stat., was incorporated in the state of Wisconsin on September 30, 1983, and commenced business on March 5, 1984. From inception, The Progressive Corporation has been the parent and sole shareholder of the company.

As of December 31, 2002, the company's capitalization included \$3,008,000 in the form of 128 common shares (of 300 authorized) with a par value of \$23,500 per share, and \$11,192,000 of paid-in and contributed surplus. The following schedule reflects the activity in capital stock and paid-in surplus since the incorporation of the company:

Year	Authorized Common Shares	Issued and Outstanding	Par Value Per Share	Capital Paid Up	Gross Paid-In and Contributed Surplus
1983 1985 1992	100	100	\$20,000 23,500	\$2,000,000 350,000	\$ 1,000,000 3,950,000 6,000,000
1993 2002	200	28 		658,000	(658,000) 900,000
12/31/2002	2 <u>300</u>	<u>128</u>	<u>\$23,500</u>	\$3,008,000	<u>\$11,192,000</u>

Classic has no employees. All operations are conducted by employees of Progressive Casualty Insurance Company and other Progressive subsidiaries in accordance with their business practices and internal controls. Virtually all expenses are initially paid by Progressive Casualty Insurance Company. Expenses other than taxes are then allocated on the basis of specific identification, utilization estimates developed from such criteria as premium or claim volume, and time studies, in accordance with the Progressive reinsurance pooling agreement. Tax allocations are established in accordance with a written federal income tax allocation agreement. Intercompany balances with affiliates are created in the ordinary course of business, with settlements made on a quarterly basis. Written agreements with affiliates are further described in the section of this report titled "Affiliated Companies."

The company conducts its operations jointly with its affiliates from Progressive

Casualty Insurance Company's home office in Mayfield Village, Ohio. Additional support services
are provided by Progressive Casualty Insurance Company's personnel in a network of call centers
and claim administration offices in 350 locations throughout the United States and Canada.

In 2002, the company wrote business in 18 of the 33 jurisdictions in which it is licensed. The
distribution of direct premiums written in 2002 by state or other jurisdiction was as follows:

Maryland	\$95,204,603	18.9%
lowa	80,805,407	16.0
Arizona	77,350,514	15.4
Virginia	59,815,162	11.9
Missouri	45,682,464	9.1
All Other U.S.	<u>144,712,593</u>	28.7
Total	<u>\$503,570,743</u>	<u>100.0</u> %

As of the examination date, the company was licensed in the District of Columbia and the following 32 states:

Alaska	Kentucky	Ohio
Arizona	Maryland	Oregon
Arkansas	Michigan	South Dakota
Colorado	Minnesota	Tennessee
Delaware	Mississippi	Texas
Georgia	Missouri	Utah
Idaho	Montana	Virginia
Indiana	Nebraska	Washington
lowa	Nevada	West Virginia
Kansas	New Jersey	Wisconsin
Louisiana	New Mexico	

Classic has been an accredited reinsurer in New York since December 28, 1995, and was removed as an accredited reinsurer in Connecticut effective February 6, 2002.

In the state of Wisconsin, the company is licensed to transact the following lines of business as defined by s. Ins 6.75 (2), Wis. Adm. Code:

- (a) Fire, Inland Marine, and Other Property
- (b) Ocean Marine
- (c) Disability
- (d) Liability and Incidental Medical Expense
- (e) Automobile and Aircraft
- (f) Fidelity
- (g) Surety
- (j) Credit Insurance
- (m) Credit Unemployment
- (n) Miscellaneous

Direct premiums written in 1997 and 2002, by line of business, were as follows:

Line of Business	1997 Direct Premium	1997 Percent	2002 Direct Premium	2002 Percent	Percent Change in Premium
Private passenger auto liability	\$86,828,505	61.5%	\$ 285,940,679	56.8%	229.3%
Commercial auto liability	1,831,310	1.3%	19,162,222	3.8%	946.4%
Auto physical damage	52,250,513	37.0%	196,351,890	39.0%	275.8%
Inland marine	185,749	0.1%	1,248,437	0.2%	572.1%
Other liability - occurrence	81,147	0.1%	815,259	0.2%	904.7%
Homeowners multiple peril		0.0%	52,255	0.0%	N/A
Total All Lines	<u>\$141,177,224</u>	<u>100.0</u> %	\$503,570,742	<u>100.0</u> %	256.7%

The following table is a summary of the net insurance premiums written by the company in 1997 and 2002:

Line of Business	1997 Net Premium	1997 Percent	1997 Net Premium	2002 Percent	Percent Change in Premium
Private passenger auto liability	\$77,180,252	60.7%	\$140,391,658	53.4%	81.9%
Auto physical damage	42,279,266	33.3%	97,470,519	37.1%	130.5%
Commercial auto liability	5,621,262	4.4%	20,659,094	7.9%	267.5%
Inland marine	919,288	0.7%	2,157,727	0.8%	134.7%
Other liability - occurrence	392,391	0.3%	1,049,655	0.4%	167.5%
Other liability - claims made	274,088	0.2%	330,034	0.1%	20.4%
Homeowner's multiple peril	285,734	0.2%	604,391	0.2%	111.5%
Fidelity	132,202	0.1%	180,701	0.1%	36.7%
Surety	7,309	0.0%	8,505	0.0%	16.4%
Allied lines	2,559	0.0%	0	0.0%	(100)%
Worker's compensation	837	0.0%	0	0.0%	(100)%
Gap addendum	5,035	0.0%	8,352	0.0%	65.9%
Earthquake	0	0.0%	22	0.0%	N/A
Total All Lines	<u>\$127,100,223</u>	100.0%	\$262,860,659	<u>100.0%</u>	106.8%

The growth of the company is discussed in the Financial Data section of this report.

III. MANAGEMENT AND CONTROL

Board of Directors

The board of directors consists of nine members. All directors are elected annually to serve a one-year term. The directors receive no compensation for their service on the board. All directors are employees of other Progressive companies. Members of the board may also be members of other boards of directors in the holding company system controlled by The Progressive Corporation.

Name and Residence	Principal Occupation	Term Expires
Glenn M. Renwick Chagrin Falls, Ohio	Chief Executive Officer	2004
W. Thomas Forrester II Moreland Hills, Ohio	Chief Financial Officer	2004
William H. Graves Austin, Texas	Director of Agency Market	2004
Charles E. Jarrett Pepper Pike, Ohio	Chief Legal Officer	2004
Thomas A. King South Russell, Ohio	Treasurer	2004
Brian J. Passell Hudson, Ohio	Claims Group President	2004
Maria J. Cashy Aurora, Ohio	Agency General Manager	2004
Richard H. Watts Ocala, Florida	Sales & Service Group President	2004
Robert T. Williams, Jr. Aurora, Ohio	Agency Group President	2004

Officers of the Company

The officers serving at the time of this examination are listed below. These officers are also officers for other companies in the Progressive group. The compensation shown is the total compensation for the officers' in the group.

Name	Office	2002 Compensation
Glenn M Renwick	Chairman of the Board and President	\$1,851,986
Dane A Shrallow	Secretary and Vice President	587,651
Thomas A King	Treasurer	701,236
Kathy M Cerny	Assistant Secretary	46,473
James L Kusmer	Assistant Treasurer and Vice President	166,702
Jeffrey W Basch	Vice President	249,087
W Thomas Forrester II	Vice President	436,872
Charles E Jarrett	Vice President	547,665
Timothy F Kaselonis	Assistant Vice President	101,945
Timothy F Cercelle	Assistant Vice President	107,301

The salary amount allocated to Classic is calculated by dividing Classic's net premium written by the total net premium written for the Progressive group. Classic's 2002 rate was 2.77995003%.

Committees of the Board

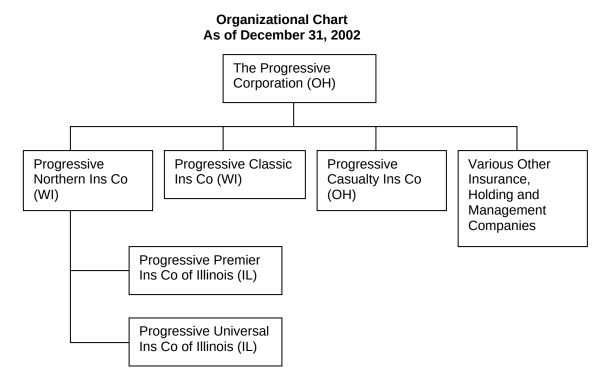
The company's bylaws allow for the formation of certain committees by the board of directors. The committees as of December 12, 2002 are listed below:

Executive Committee
Glenn M. Renwick, Chairman
W. Thomas Forrester II, Member
Thomas A. King, Member
Charles E. Jarrett, Alternate Member

Investment Committee Glenn M. Renwick, Chairman Charles E. Jarrett, Member Thomas A. King, Member

IV. AFFILIATED COMPANIES

Progressive Classic Insurance Company is a member of a holding company system (hereinafter also, "Progressive Insurance Companies") under the control of The Progressive Corporation. As of December 31, 2002, The Progressive Corporation had 70 subsidiaries, one mutual insurance company affiliate and one reciprocal insurance company affiliate. Due to the number of The Progressive Corporation's subsidiaries and other interests, this report will confine its narrative of specific entities within the holding company system to Classic's succession of control. A brief description of the significant affiliates of Classic follows the organizational chart.



Effective January 1, 2004, The Progressive Corporation created two intermediate holding company subsidiaries, Progressive Agency Holdings, Incorporated and Progressive Direct Holdings, Incorporated and contributed each of its various insurance subsidiaries to one of the holding companies. Ownership of Classic was contributed to Progressive Agency Holdings, Incorporated. The Subsequent Events section of this report contains additional comment on this change.

The Progressive Corporation

The Progressive Corporation is an Ohio-domiciled insurance holding company formed in 1965. The predecessor organization commenced business in 1937. The Progressive Corporation became publicly traded after an initial public offering in 1971, and its common stock is currently listed on the New York Stock Exchange. The corporation's management estimated that, based upon consolidated premium volume, it is the fifth largest private passenger automobile insurance organization in the United States. On a consolidated GAAP basis for the year ending December 31, 2002, the corporation reported assets of \$13,564,400,000, liabilities of \$9,796,400,000, shareholders' equity of \$3,768,000,000, and a net income of \$667,300,000.

Progressive Casualty Insurance Company (PCIC)

PCIC, a property casualty insurer domiciled in Ohio, provides administrative services through affiliated agreements discussed below. As of December 31, 2002, the company's audited financial statement reported assets of \$6,092,398,526, liabilities of \$4,472,960,217, and policyholders' surplus of \$1,619,438,309. Operations for 2002 produced net income of \$246,127,572.

Progressive Northern Insurance Company (PNIC)

PNIC, a property casualty insurer domiciled in Wisconsin, is an affiliate of Classic. As of December 31, 2002, the company's audited financial statement reported assets of \$1,238,746,178, liabilities of \$875,358,407, and policyholders' surplus of \$363,387,771.

Operations for 2002 produced net income of \$47,779,816.

Progressive Premier Insurance Company of Illinois (Premier)

Premier, a wholly owned subsidiary of PNIC, is an insurance company domiciled in Illinois. As of December 31, 2002, the company's audited financial statement reported assets of \$19,578,952, liabilities of \$8,863,963, and policyholders' surplus of \$10,714,989. Operations for 2002 produced net income of \$1,086,280.

Progressive Universal Insurance Company of Illinois (Universal)

Universal, a wholly owned subsidiary of PNIC, is an insurance company domiciled in Illinois. As of December 31, 2002, the company's audited financial statement reported assets of \$11,442,234, liabilities of \$5,882,736, and policyholders' surplus of \$5,559,498. Operations for 2002 produced net income of \$281,497.

Affiliated Agreements

In addition to common staffing and management control, various written agreements affect Classic's relationship to its affiliates. The Progressive reinsurance pooling agreement is described in the reinsurance section of the report. A brief summary of the other agreements follows:

1. Type: Consolidated Tax Allocation Agreement

Parties: Classic along with other members of the Progressive holding company system

Effective: The company became a party to this agreement on April 2, 1990, retroactive to its incorporation date of September 30, 1983. The original effective date of the

agreement was January 3, 1983.

Terms: The agreement establishes that, at year-end, a consolidated tax liability will be

computed for The Progressive Corporation, with each member company's recoverable or payable equal to the amount that the member company would have reported on a nonconsolidated basis. Settlements are to be made within

ninety (90) days of the end of The Progressive Corporation's fiscal year.

2. Type: Cash Management Agreement

Parties: Classic, Progressive Casualty Insurance Company (Casualty) and other

Progressive affiliates

Effective: January 1, 1998

Terms: All cash receipts or disbursements attributable to Classic and the other

affiliates named in the agreement are deposited in or withdrawn from a centralized account (Cashier Account) that is managed by Casualty. Pursuant to the terms of the agreement, Classic has a balance with this account that reflects its claim against or obligation to the Cashier Account. Casualty provides the company with monthly statements that shows the month-end balances. Account balances are considered loans and interest is payable or receivable to the company's account depending on the balance. The

provisions of an Interest Agreement to which Classic is a party govern the rate of interest. Each participant to the agreement receives a quarter-end balance that represents a net amount against any other intercompany transaction.

Settlements are to be in cash or readily marketable securities valued at market

value.

3. Type: Interest Agreement

Parties: Classic, Progressive Casualty Insurance Company (Casualty) and other

Progressive affiliates.

Effective: The company became a party to this agreement on November 28, 1983,

effective December 1, 1983. The original effective date of the agreement was

January 1, 1977.

Terms: This agreement establishes the variable interest rate that governs each entity's

participation in Casualty's Cashier Account as noted in the Cash Management Agreement in #2 above. Interest is to be computed at the prevailing 90-day U.S. Treasury bill rate on the last day of each month rounded to the nearest

quarter of a percent.

Type: Investment Services Agreement

Parties: Classic along with other participating affiliates and Progressive Capital

Management Corporation (Progressive Capital). Progressive Capital was formerly known as PPLP Corporation, then Progressive Partners, Inc., until it

changed its name to that currently used on June 8, 1998.

Effective: July 16, 1992, as subsequently amended

Terms: Progressive Capital provides investment management services to members of

the Progressive holding company system named in the agreement. The agreement requires each of the participating companies to reimburse

Progressive Capital for an equitable portion of the costs and expenses it incurs in providing its services. Progressive Capital does not charge any additional

management fees to the participating companies.

5. Type: Premium Financing Agreement

Parties: Classic along with other affiliates that have executed this agreement and

Progressive Premium Budget, Inc. (PPB).

Effective: The company became a party to this agreement on June 20, 1988, retroactive

to its incorporation date of September 30, 1983. The original effective date of

the agreement was January 1, 1981

Terms: Pursuant to the terms of the agreement, PPB agrees to offer its premium

financing facilities to insureds of the contracting companies. PPB receives

interest and fees paid by the insureds.

6. Type: Interest and Commission Agreement

Parties: Classic and other affiliates of Casualty and Progressive Premium Budget, Inc.

Effective: The company became a party to this agreement on June 20, 1988, retroactive

to its incorporation date of September 30, 1983. The original effective date of

this agreement was as of January 1, 1971.

Terms: This agreement establishes the interest rate on account balances between CIC

and Progressive Premium Budget, Inc., a premium financing company. Per an addendum to the agreement that became effective as of January 1, 1982, the applicable interest rate is one point over the prime rate as determined by

National City Bank of Cleveland.

7. Type: General Agency Agreement (Participation terminated December 27, 2003)

Parties: Classic along with other participating affiliates and United Financial Insurance

Agency, Inc. and United Financial Insurance Agency of Washington, Inc. (the

United Financial Agencies)

Effective: May 15, 1996

Terms: The United Financial Agencies have authority to solicit, provide quotes, receive

applications, bind coverage, collect and receive premiums on behalf of Classic. In exchange, Classic will pay commission to the United Financial Agencies based on its applicable commission schedules in effect as of the inception date

of each policy or renewal affected by the United Financial Agencies.

V. REINSURANCE

Classic cedes 100% of its direct business above minor underlying coverages to the Progressive reinsurance pool under an agreement effective January 1, 1988, and last amended as of January 1, 1997. Classic then receives a 3% retrocession from the Progressive pool. The Progressive reinsurance pooling agreement contained proper insolvency provisions. The members of the Progressive pool, with their respective pool percentages, are shown below.

Participation:

53%
12
12
7
6
3
2
2
1
1
1
<u>100</u> %

VI. FINANCIAL DATA

The following financial statements reflect the financial condition of the company as reported in the December 31, 2002, annual statement to the Commissioner of Insurance. Also included in this section are schedules that reflect the growth of the company, NAIC Insurance Regulatory Information System (IRIS) ratio results for the period under examination, and the compulsory and security surplus calculation. Adjustments made as a result of the examination are noted at the end of this section in the area captioned "Reconciliation of Surplus per Examination."

Progressive Classic Insurance Company Assets As of December 31, 2002

	Assets	Nonadmitted Assets	Net Admitted Assets
Bonds	\$188,750,900		\$188,750,900
Real estate:	00.040		00040
Occupied by the company	36,840		36,840
Cash	99,000		99,000
Agents' balances or uncollected premiums:			
Premiums and agents' balances			
in course of collection	6,908,978	\$2,293,184	4,615,794
Premiums, agents' balances, and			
installments booked but deferred			
and not yet due	92,008,626		92,008,626
Reinsurance recoverable on loss and			
loss adjustment expense payments	20,328		20,328
Federal and foreign income tax			
recoverable and interest thereon	13,465,512	1,430,230	12,035,282
Interest, dividends, and real estate			
income due and accrued	1,754,883		1,754,883
Receivable from parent,			
subsidiaries, and affiliates	22,581,297		22,581,297
Write-ins for other than	, , -		,, -
invested assets			
Miscellaneous other assets	149,626	22,658	126,968
Prepaid expenses	15,266	15,266	0
	,		
Total Assets	<u>\$325,791,256</u>	<u>\$3,761,338</u>	\$322,029,918

Progressive Classic Insurance Company Liabilities, Surplus, and Other Funds As of December 31, 2002

Losses	\$81,852,637	
Loss adjustment expenses	19,089,786	
Commissions payable, contingent commissions, and other		
similar charges	456,184	
Other expenses (excluding taxes, licenses, and fees)	7,094,569	
Taxes, licenses, and fees (excluding federal and foreign		
income taxes)	1,640,934	
Unearned premiums	89,220,399	
Advance premium	5,324,434	
Ceded reinsurance premiums payable (net of ceding commissions)	28,808	
Drafts outstanding	23,647,498	
Payable to parent, subsidiaries, and affiliates	3,329,943	
Write-ins for liabilities:		
State plan liability	202,912	
Unearned fee reserve	60,740	
Escheatable property	14,651	
Other liabilities	377	
Total Liabilities		\$231,963,872
Common capital stock	3,008,000	
Gross paid in and contributed surplus	11,192,000	
Unassigned funds (surplus)	75,866,046	
Surplus as Regards Policyholders		90,066,046
Total Liabilities and Surplus		\$ 322,029,918

Progressive Classic Insurance Company Summary of Operations For the Year 2002

Underwriting Income Premiums earned		\$247,617,746
Deductions: Losses incurred Loss expenses incurred Other underwriting expenses incurred Write-ins for underwriting deductions: 2002 private pass auto escrow Total underwriting deductions Net underwriting gain	\$142,128,892 33,191,240 56,568,359 	231,904,057 15,713,689
Investment Income Net investment income earned Net realized capital gains Net investment gain	8,440,631 1,812,415	10,253,046
Other Income Net (loss) from agents' or premium balances charged off Finance and service charges not included in premiums Write-ins for miscellaneous income: Service business revenue Interest income on intercompany balances Miscellaneous income Total other income	(4,510,175) 11,455,590 210,707 193,272 40,303	7,389,697
Net income before federal and foreign income taxes Federal and foreign income taxes incurred		33,356,432 13,327,456

Net Income

\$ 20,028,976

Progressive Classic Insurance Company Cash Flow As of December 31, 2002

Premiums collected net of reinsurance \$261,194,571

Deduct:

Loss and loss adjustment expenses paid (net

of salvage or subrogation) 157,035,734 Underwriting expenses paid 54,285,496 Other underwriting expenses 15,566

Cash from underwriting \$49,857,775

Net investment income 9,324,286

Other income (expenses):

Agents' balances charged off (4,437,804)

Write-ins for miscellaneous items:

Finance & service charges not included in premiums 11,455,590
Service business revenue 210,707
Interest income on intercompany balances 193,272
Miscellaneous income 40,303

Total other income 7,462,068

Deduct:

Federal income taxes paid (recovered) <u>13,327,456</u>

Net cash from operations \$53,316,673

Proceeds from investments sold, matured, or repaid:

Total investment proceeds from bonds 145,361,093

Cost of investments acquired (long-term only):

Bonds 190,674,583 Real estate 36,840

Total investments acquired 190,711,423

Net cash from investments (45,350,330)

Cash provided from financing and miscellaneous sources:

Surplus notes, capital and surplus paid in 900,000
Other cash provided 1,078,761

Total 1,978,761

Cash applied for financing and miscellaneous uses:

Net transfers to affiliates 9,260,129

Other applications 684,975

Total 9,945,104

Net cash from financing and miscellaneous sources (7,966,343)

Net change in cash and short-term investments 0

Reconciliation

Cash and short-term investments,

December 31, 2001 99,000

Cash and short-term investments,

December 31, 2002 \$ 99,000

Progressive Classic Insurance Company Compulsory and Security Surplus Calculation December 31, 2002

Assets Less liabilities	\$322,029,918 231,963,872	
Adjusted surplus		\$90,066,046
Annual premium: Lines other than accident and health Factor	262,860,659 20%	
Compulsory surplus		52,572,132
Compulsory surplus excess (or deficit)		<u>\$37,493,914</u>
Adjusted surplus (from above)		\$90,066,046
Security surplus: (140% of compulsory surplus, factor reduced 1% for each \$33 million in premium written in excess of \$10 million, with a minimum factor of 110%)	h	_69,920,936
Security surplus excess (or deficit)		000 445 440
		<u>\$20,145,110</u>

Progressive Classic Insurance Company Reconciliation and Analysis of Surplus For the Five-Year Period Ending December 31, 2002

The following schedule is a reconciliation of total surplus during the period under examination as reported by the company in its filed annual statements:

Surplus, beginning of year	2002 \$68,575,416	2001 \$59,188,157	2000 \$58,503,899	1999 \$51,788,60 2	1998 \$45,533,280
Net income	20,028,976	16,062,829	3,331,728	7,697,389	11,346,040
Net unrealized capital gains or (losses) Change in net deferred income tax	(90,330) 1,720,147	(97,839) (82,251)	613,994	(396,675)	
Change in non-admitted assets	(546,498)	412,279	(366,464)	(561,417)	(669,718)
Cumulative effect of changes in accounting principles Surplus adjustments:		9,592,241			
Paid in	900,000				
Dividends to stockholders		(16,500,000)	(2,800,000)		(4,500,000)
Write-ins for gains and (losses) in surplus: Prior year Federal Tax adjustments	(521,665)				
Change in excess of statutory reserves over statement reserves	(= 11,000)		(95,000)	(24,000)	79,000
Surplus, end of year	\$90,066,046	\$68,575,416	\$59,188,157	\$58,503,899	\$51,788,602

Progressive Classic Insurance Company Insurance Regulatory Information System For the Five-Year Period Ending December 31, 2002

The following is a summary of NAIC Insurance Regulatory Information System (IRIS)

results for the period under examination. There were no exceptional ratios.

	Ratio	2002	2001	2000	1999	1998
#1	Gross Premium to Surplus	851.0%	887.0%	891.0%	825.0%	773.0%
#2	Net Premium to Surplus	292.0	295.0	292.0	293.0	287.0
#3	Change in Net Writings	30.0	17.0	1.0	16.0	17.0
#4	Surplus Aid to Surplus	0.0	0.0	0.0	0.0	0.0
#5	Two-Year Overall Operating Ratio	87.0	92.0	95.0	88.0	85.0
#6	Investment Yield	5.2	5.7	5.4	5.4	4.6
#7	Change in Surplus	29.0	14.0	-1.0	14.0	16.0
#8	Liabilities to Liquid Assets	73.0	81.0	79.0	75.0	75.0
#9	Agents' Balances to Surplus	5.0	6.0	9.0	8.0	9.0
#10	One-Year Reserve Devel. to Surplus	1.0	-6.0	4.0	0.0	-11.0
#11	Two-Year Reserve Devel. to Surplus	-5.0	4.0	0.0	-11.0	-14.0
#12	Estimated Current Reserve Def. To Surplus	4.0	-7.0	-14.0	3.0	6.0

Growth of Progressive Classic Insurance Company

Year	Admitted Assets	Liabilities	Surplus As Regards Policyholders	Net Income
2002	\$322,029,918	\$231,963,872	\$90,066,046	\$20,028,976
2001	260,317,327	191,741,911	68,575,416	16,062,829
2000	234,798,384	175,610,227	59,188,157	3,331,728
1999	215,532,059	157,028,160	58,503,899	7,697,389
1998	182,669,008	130,880,406	51,788,602	11,346,040

Year	Gross Premium Written	Net Premium Written	Premium Earned	Loss And LAE Ratio	Expense Ratio	Combined Ratio
2002	\$503,570,742	\$262,860,659	\$247,617,746	70.8%	18.7%	89.5%
2001	405,396,083	202,635,888	199,963,924	73.6	18.6	92.2
2000	354,885,373	172,726,586	177,322,478	83.6	17.9	101.5
1999	311,184,016	171,588,687	158,890,973	75.1	19.1	94.2
1998	251,754,563	148,526,633	137,227,285	68.4	19.3	87.7

Admitted assets, liabilities, surplus, gross premium written, net premium written, and premium earned increased during each year of the examination period. The company had a net income in each year under examination. The comparatively small net income in 2000 coincides with the only year the combined ratio was over 100%. The expense ratios were between 17.9% and 19.3% for the period under examination.

All of the company's operations are conducted under agreements with its parent and other affiliates. Furthermore, the results of the company's operations, other than investments, are pooled with certain of its affiliates. The experience of the company relative to net premiums, liabilities and net underwriting results follow the experience of the affiliated pool.

Reconciliation of Surplus per Examination

There were no adjustments or reclassifications to surplus as regards policyholders as determined by this examination.

VII. SUMMARY OF EXAMINATION RESULTS

Compliance with Prior Examination Report Recommendations

There were three specific comments and recommendations in the previous examination report. Comments and recommendations contained in the last examination report and actions taken by the company are as follows:

 Biographical Data - It is recommended that the company report biographical data relating to company officers and directors in accordance with the provisions of s. Ins 6.52, Wis. Adm. Code.

Action—Compliance

- Drafts Outstanding- It is recommended that the company establish and maintain procedures
 for the timely and accurate reconciliation of drafts outstanding, including the identification of
 drafts that should be cancelled.
 - <u>Action</u>—Noncompliance, further comment on this area can be found in the Summary of Current Examination Results section of this report.
- 3. <u>Escheatable Property</u> It is recommended that the company comply with ch. 177, Wis. Stat., and the equivalent laws of other states in which it operates. It is further recommended that unclaimed funds be remitted to the company's state of domicile in those instances where the payee's state of domicile is unknown.

<u>Action</u>—Noncompliance, further comment on this area can be found in the Summary of Current Examination Results section of this report.

Summary of Current Examination Results

IT Controls

The Progressive Corporation's (TPC) contract with its IT vendor, in section VI, paragraph C, permits the IT vendor to deny access to the off-site data for non-payment disputes. In section VII, paragraph B of the contract, in the event of an IT vendor bankruptcy or other disruption of service, TPC cannot retrieve data for five days. While the probability of such occurrences is low, the effect on the group, in the event of a disaster, would be significant. Lack of access to back-up data for a period exceeding 72 hours would have severe economic consequences for TPC. It is recommended that the IT vendor contract be amended to permit The Progressive Corporation access to back-up data regardless of payment disputes. It is also recommended the IT vendor contract be amended to permit The Progressive Corporation access to back-up data regardless of the reasons for the disruption of service.

Bonds

The company listed securities on Schedule D of its annual statement with provisionally exempt (PE) designations for which the NAIC Securities Valuation Office (SVO) provided designations. The Company is to report these securities using the SVO designation and not list them as PE on the annual statement, in accordance with the Purposes and Procedures Manual of the NAIC Securities Valuation Office. It is recommended the company use the correct NAIC designation for securities presented in the annual statement consistent with the instructions of the Purposes and Procedures Manual of the NAIC Securities Valuation Office.

Affiliated Balances

The company's use of its intercompany, reinsurance and cash accounts has led to a situation on a single entity basis that lacks a clear audit trail. The company is employing a single cash account, owned and controlled by PCIC, to collect and disburse its operating cash. Other members of the group are carrying intercompany balances due to/from PCIC in this account. Although the company was able to demonstrate that individual company receivable and payable balances were eventually cleared, the process was difficult to audit and raised several concerns on the adherence to statutory accounting principles. Among these concerns are the timeliness of

settlements, settlements not involving cash, and only settling balances to within \$100,000. The examination also could not determine if real estate was included in the settlement of affiliated balances. The company claimed it was not included in the calculation. It is recommended that the company develop, implement, and maintain a methodology to settle intercompany balances that provides a clear audit trail. It is also recommended that the company review and revise intercompany agreements as needed to reflect accurately the methodology and file the amended intercompany agreements for approval in compliance with s. Ins 40.04, Wis. Adm. Code.

Drafts Outstanding

The previous examination noted that the liability for outstanding drafts contained numerous entries that were in excess of five years old and other entries that did not appear to be offers of settlement. Many of these items were minor in amount and might have been the result of a duplicate payment. There was a recommendation from the previous examination that the company establish and maintain procedures for the timely and accurate reconciliation of drafts outstanding and that the account be cleared of all aged items that were not offers to settle. The current examination found the account in a similar condition as the last examination. It is again recommended that the company establish and maintain procedures for the timely and accurate reconciliation of drafts outstanding, including the identification of drafts that should be cancelled.

Escheatable Items

Chapter 177, Wis. Stat., also known as the Uniform Unclaimed Property Act, provides that certain forms of abandoned property be forwarded to the custody of the state. The prior examination found that the company generally does not escheat claim drafts as abandoned property to the unclaimed property funds of the states in which it does business. The company's position is that such drafts represent offers to settle, and that such drafts are unliquidated obligations that are not payable or disbursable unless and until they are accepted and presented for payment.

The examiners agree that checks and drafts are different types of instruments, which is the basis of their distinct presentation in the annual statement. A draft for which the

amount is in the course of adjudication, in good faith or in dispute before the courts, need not be regarded as an escheatable item.

However, s. 177.02, Wis. Stat., provides that:

"(1) Except as otherwise provided in this chapter, all intangible property, including any income or increment derived from it, less any lawful charges, that is held, issued or owing in the ordinary course of a holder's business and that has remained unclaimed by the owner for more than 5 years after it became payable or distributable is presumed abandoned. (2) Property is payable or distributable for the purpose of this chapter notwithstanding the owner's failure to make demand or to present any instrument or document required to receive payment."

There are a variety of reasons why a claimant may fail to present a draft for payment that would have nothing to do with an intention to decline the settlement offered by the company. Each cancelled draft should be traceable to a claim file and such a claim file should properly document the reasons for which a claim is closed without payment.

It is again recommended that the company comply with ch. 177, Wis. Stat., and the equivalent laws of other states in which it operates. It is again recommended that unclaimed funds be remitted to the company's state of domicile in those instances where the payee's state of domicile is unknown.

Reinsurance Recoverable

The reinsurance recoverable on paid losses and paid loss adjustment expenses are not being recorded on Schedule F of the annual statement for the pooled companies. The company does not report the paid loss and loss adjustment expenses on Schedule F because it takes the position that since the paid reinsurance is settled prior to reporting through an intercompany reclassification of the paid losses, the paid loss and loss adjustment expenses need not be reported in Schedule F. According to SSAP No. 63 Par. 8, all reinsurance transactions shall be recorded as direct, assumed and/or ceded as applicable. "To the extent that premium is ceded to a pool, premiums and losses shall be recorded in the same manner as any other reinsurance arrangement."

The examiners take the position that the reclassification of a reinsurance recoverable and payable to an inter-company account does not constitute settlement, since there is no consideration exchanged. The reinsurance recoverables on paid losses and ceded balances payable should be recorded on the annual statement as such instead of netted into an inter-company receivable or payable. It is recommended that the company properly report paid losses and loss adjustment expenses and ceded premiums payable in the annual statement in accordance with SSAP No. 63 Par. 8.

Claims Office Records Retention

It was determined that the claim offices were not following record retention requirements. Both accuracy testing, which compares the company's claim system to hardcopy claim files, and completeness testing, which confirms that all drafts issued related to a sample of claims were properly recorded on the company's system, were performed. It was discovered that the hardcopy claim files did not contain copies of all of the drafts that appeared on the company's system. In the examiners' testing of the company's claim files, two samples were taken for accuracy and completeness testing, respectively. The results of the testing found that 71 drafts or 17.8% of the sample of files for accuracy testing revealed lost drafts and 95 drafts or 14% of the sample of files for completeness testing results revealed lost drafts. Based on these findings the record retention requirements need improvement. It is recommended that the company implement necessary steps at the claim offices to improve record retention and to adhere to company established policies and procedures related to record retention and s. Ins 6.80, Wis. Adm. Code.

Subsequent Events

PNIC and Classic were wholly owned subsidiaries of TPC as of December 31, 2002. Effective January 1, 2004, all of the outstanding capital stock of PNIC and Classic has been transferred from TPC to Progressive Agency Holdings, Inc., a wholly owned subsidiary of TPC. Progressive Agency Holdings, Inc., was incorporated on September 22, 2003. This transaction was filed with the Office of the Commissioner of Insurance on October 2, 2003, and subsequently approved pursuant to s. 611.72 (2), Wis. Stat.

VIII. CONCLUSION

There were no adjustments or reclassifications to surplus as regards policyholders as determined by this examination. The company complied with one of the three prior examination recommendations. The recommendations on timely and accurate reconciling drafts outstanding and proper reporting of escheatable items have been repeated. This examination also made recommendations on amending the contract with the group's off-site IT vendor to allow access regardless of payment disputes, proper reporting of bond designations, revising cash management methods, proper reporting of reinsurance recoverables, and implementing record retention policies for its claims offices.

Admitted assets, surplus, and gross and net premium income have increased each year under the examination. The company reported a net income in each of the years under examination.

Effective January 1, 2004, all of the outstanding capital stock of PNIC and Classic has been transferred from The Progressive Corporation to Progressive Agency Holdings, Inc., a wholly owned subsidiary of The Progressive Corporation

IX. SUMMARY OF COMMENTS AND RECOMMENDATIONS

- Page 25 <u>IT Controls</u>—It is recommended that the IT vendor contract be amended to permit The Progressive Corporation access to back-up data regardless of payment disputes. It is also recommended the IT vendor contract be amended to permit The Progressive Corporation access to back-up data regardless of the reasons for the disruption of service.
- Page 25 <u>Bonds</u>—It is recommended the company use the correct NAIC designation for securities presented in the annual statement consistent with the instructions of <u>the Purposes and Procedures Manual of the NAIC Securities</u> Valuation Office.
- 3. Page 26 Affiliated Balances—It is recommended that the company develop, implement, and maintain a methodology to settle intercompany balances that provides a clear audit trail. It is also recommended that the company review and revise intercompany agreements as needed to reflect accurately the methodology and file the amended intercompany agreements for approval in compliance with s. Ins 40.04, Wis. Adm. Code.
- 4. Page 26 <u>Drafts Outstanding</u>—It is again recommended that the company establish and maintain procedures for the timely and accurate reconciliation of drafts outstanding, including the identification of drafts that should be cancelled.
- 5. Page 27 <u>Escheatable Items</u>—It is again recommended that the company comply with ch. 177, Wis. Stat., and the equivalent laws of other states in which it operates. It is again recommended that unclaimed funds be remitted to the company's state of domicile in those instances where the payee's state of domicile is unknown.
- 6. Page 28 Reinsurance Recoverable—It is recommended that the company properly report paid losses and loss adjustment expenses and ceded premiums payable in the annual statement in accordance with SSAP No. 63 Par. 8.
- 7. Page 28 Claims Office Records Retention—It is recommended that the company implement necessary steps at the claim offices to improve record retention and to adhere to company established policies and procedures related to record retention and s. Ins 6.80, Wis. Adm. Code.

X. ACKNOWLEDGMENT

The courtesy and cooperation extended during the course of the examination by the officers and employees of the company are acknowledged.

In addition to the undersigned, the following representatives of the Office of the Commissioner of Insurance, State of Wisconsin, participated in the examination:

Name Title

David A Grinnell

Insurance Financial Examiner

Respectfully submitted,

Kerri Lee Miller Examiner-in-Charge